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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/893,260	06/27/2001	Srinivas Gutta	US010294	1858
24737 7590 03/13/2007 PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001			EXAMINER	
			NGUYEN, QUYNH H	
BRIARCLIFF	MANOR, NY 10510		ART UNIT PAPER NUMBER	
			2614	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS	03/13/2007	РАР	ED

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		09/893,260	GUTTA ET AL.			
		Examiner	Art Unit			
		Quynh H. Nguyen	2614			
 Period for	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ F	Responsive to communication(s) filed on <u>12 January 2007</u> .					
	This action is FINAL . 2b)⊠ This action is non-final.					
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	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
		diantian				
	Claim(s) 1-7 and 9-20 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
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\ \ \ <u></u>	☑ Claim(s) <u>1-7 and 9-19</u> is/are rejected. ☑ Claim(s) <u>20 is/are objected to</u>					
	☑ Claim(s) <u>20</u> is/are objected to. ☑ Claim(s) are subject to restriction and/or election requirement.					
ا الره	Diami(s) are subject to restriction and/or	election requirement.				
Applicatio	Application Papers					
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority un	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s 1) Notice 2) Notice 3) Informa		4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal 6) Other:	y (PTO-413) Date			

DETAILED ACTION

Response to Amendment

- 1. Applicant's RCE and amendment filed 1/12/07 has been entered. Claims 1, 9-10, and 16-18 have been amended. No claims have been cancelled. Claim 20 has been added. Claims 1-7 and 9-20 are still pending in this application, with claims 1, 9, 10, 17, and 18 being independent.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

3. Claims 1-7 and 9-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yacenda et al. (U.S. Patent 5,822,418) in view of Lu (U.S. Patent 5,031,228).

Regarding claims 1, 2, and 9, Yacenda et al. teach a system comprising a control unit ("locator system") for locating and routing telephone calls for the individuals that includes the steps of positioning a plurality of transceivers in two or more regions of a local environment ("closed environment") (col. 2, lines 27-30) each begin serviced by telephone extension (Fig. 1, telephones 12, 14, and 16). The central computer 20 is utilized to process the in formation received from the remote badges to determine the identity of the person associated with the respective badge or generate an indicium associated with the respective badge associated with the identity of the person (col. 4,

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lines 29-35 and lines 60-64; col. 13, lines 31-32), the control unit being operative to automatically route an incoming call to the identified known persons at a telephone extension based on the respective identified region (col. 18, lines 62-65; col. 16, lines 16-19 and lines 51-53). The transceivers receive transmissions from the badges and relay the information to the central processor that in turn directs incoming calls for each particular person to their detected location.

What differs between Yacenda and the instant patent application is that Yacenda teaches determining the identity of a person associated with the respective badge and transmitting the information to transceivers; while the instant application detecting the identity of a person (face) by a the use of the processed image (a camera).

Lu teaches the system and method to provide image recognition for identifying directions within a monitored area corresponding to the possible locations of individual audience members. A video camera 28 is pointed to the audience members within the monitored area to capture the images, an identified portion of the processed video image is compared with the stored feature image signature corresponding to each predetermined individual member's face of a viewing audience to identify the audience member (col. 2, lines 9-12 and 47-60, col. 4, lines 23-38).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to corporate the teachings of Lu, into the teachings of Yacenda for the purpose of having a more efficient system and the identified known persons from the captured images is used in addition with persons wearing a transceiver (badge) to identify a specific person in order to route an incoming call to that particular person.

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Regarding claims 3-6, Yacenda et al. teach the control unit generate a signal when associating the known person with the respective location and output to the PBX, the PBX uses the signal to create a record ("personal information") that associates the known person with the telephone exchange servicing the respective region in which the known person is located and the PBX re-direct incoming calls for each particular person to their detected location (col. 4, lines 4-35).

Regarding claim 7, Yacenda et al. do not explicitly teach for each known person identified, that associates the known person with the respective region is incorporated in a record maintained in the control unit. It would have been obvious to one of ordinary skill in the art that in order to re-direct incoming calls for each person to their detected location, there is a need to maintain a record such that for each known person identified, associates the known person with the respective region is incorporated in that record.

The first two limitations of claim 10 and claim 17 are rejected for the same reasons as discussed above with respect to claim 1. Furthermore, Yacenda et al. teach identifying a desired recipient of the incoming call (col. 4, lines 24-29 and col. 5, lines 5-9); determining whether the desired recipient is one of the known persons identified in one of the regions (col. 4, lines 29-32); connecting the incoming call to an extension servicing the respective region in which the desired recipient is located (col. 4, lines 16-18).

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Regarding claims 11 and 12, Lu teaches for one or more regions, directing at least one camera to at least a portion of the region or positioning a camera to capture images (col. 5, lines 3-50).

Regarding claim 13, Lu teaches applying image recognition processing to the images (col. 4, lines 23-39).

Regarding claims 14-16, Lu teaches accessing a database of image data for the group of known persons (col. 2, lines 47-49); creating a record associating each known person identified from the captured images with the respective region in which the known person is located and searching the records relating to each known person and the respective region in which the known person is located (col. 2, lines 22-60).

4. Claims 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yacenda et al. (U.S. Patent 5,822,418) in view of Lu (U.S. Patent 5,031,228) and further in view of Griffith et al. (EP0905956A2).

Claim 18 is rejected for the same reasons as discussed above with respect to claim 1. Furthermore, Yacenda teaches re-directing incoming calls to identify persons in their detected locations (col. 4, lines 16-18); continuously update locations of the called party so as to enable the caller to track the locations of the called person in order to re-route incomings for the particular person at his or her identified locations (col. 4, lines 60-64). Yacenda and Lu do not specifically suggest if not known persons are identified in any region, directs an incoming call to a region where any person is detected.

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Griffith et al. teaches id an agent is not available at the particular location; the call is routed to another closest agent (col. 9, lines 7-9).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Griffith into the teachings of Yacenda and Lu thus making the system more efficient and user-friendly by always having a qualified live agent to assist customer handling emergency calls.

Regarding claim 19, Yacenda teaches if a known person is in a region wherein no phone is present, the control unit will direct an incoming call for that known person to an adjacent region where a phone is present (Fig. 24C, 1979; col. 19, line 66 though col. 20, line 3 - where Yacenda discussed establishing telephone link with a telephone nearest the location of the called party).

Allowable Subject Matter

5. Claim 20 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

As to claim 20, prior arts of record fail to teach, or render obvious, alone or in combination a system comprising the claim means and their components, relationships, and functionalities as specifically recited in claim 20 as follows: a control unit that receives images associated with two or more regions of a local environment, the two or more regions each being serviced by and associated with respective telephone extensions, the control unit processing the images to identify, from a group of known

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persons associated with the local environment, any one or more known persons located in the respective regions and, responsive to each known person being so identified by image processing, generating an indicium that associates the known person with a respective region, from among the two or more regions, in which the known person is located, the control unit being operative to automatically rout call based upon the image processing, wherein the control unit further processes images to detect predetermined gestures of a person and call routing is controlled according identified predetermined gestures of a person.

Response to Arguments

6. Applicant's arguments filed 1/12/07 with respect to claims 1-7 and 9-20 have been fully considered but they are not persuasive.

Applicant's arguments are address in the above claims rejections.

Applicant mainly argues that nowhere do the references provide a suggestion or motivation to make a proposed combination of references. Yacenda is trying to track badges/persons to forward calls to them hoping the badge is with the person; and Lu does not teach routing calls based upon captured images (remarks, pages 9-11). Examiner respectfully disagrees. Yacenda teaches determining the identity of a person associated with the respective badge and transmitting the information to transceivers 50, 52, and 54; and the data including identification information sent to a processing center (col. 2, lines 2-6 - *central processing unit*) contains the location where the individual identity was captured (col. 2, lines 27-30). Lu teaches the system and

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method to provide image recognition for identifying directions within a monitored area corresponding to the possible locations of individual audience members. A video camera 28 is pointed to the audience members' face within the monitored area to capture the images, an identified portion of the processed video image is compared with the stored feature image signature corresponding to each predetermined individual member's face of a viewing audience to identify the audience member (col. 2, lines 9-12 and 47-60, col. 4, lines 23-38). The identified known persons from the captured images in Lu is used in addition with persons wearing a transceiver (badge) to identify a specific person in order to route an incoming call to that particular person. Hence, the combination of the two references teaches the claims invention.

Applicant argues that Griffith states to a closest agent and teaches nothing of a region where any person is detected (remarks, page 12). Examiner respectfully submits that Yacenda and Lu teach a region where any person is detected

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Quynh H. Nguyen whose telephone number is 571-272-7489. The examiner can normally be reached on Monday - Thursday from 6:30 A.M. to 5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad Matar, can be reached on 571-272-7488. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

March 12, 2007

Quynh H. Nguyen Primary Examiner

Duynh H. Ngrugen

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